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APPLICATION NO. FILING DATE		DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/517,720	12/10/2004		Bjorn Jonsson	P16419US1	6070
27045 ERICSSON IN	7590 IC	10/31/2007		EXAMINER	
6300 LEGACY	DRIVE		SMITH, SHEILA B		
M/S EVR 1-C-11 PLANO, TX 75024			•	ART UNIT	PAPER NUMBER
12/11/0, 17/1	3021			2617	
				MAIL DATE	DELIVERY MODE
				10/31/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

<u>.                                    </u>		Application No.	Applicant(s)	_			
		10/517,720	JONSSON, BJORN				
	Office Action Summary	Examiner	Art Unit				
	. '	Sheila B. Smith	2617				
Period fo	The MAILING DATE of this communication apports.	pears on the cover sheet with	the correspondence address				
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL CHEVER IS LONGER, FROM THE MAILING D nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNIC 136(a). In no event, however, may a rep will apply and will expire SIX (6) MONT a, cause the application to become ABA	ATION.  Oly be timely filed  HS from the mailing date of this communication.  NDONED (35 U.S.C. § 133).				
Status	,						
1)	Responsive to communication(s) filed on 10 D	December 2004.	•				
2a) <u></u>	This action is <b>FINAL</b> . 2b) This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under t	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.				
Dispositi	ion of Claims						
4)⊠	Claim(s) 1-10 is/are pending in the application	ı <b>.</b>					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
	Claim(s) 1-10 is/are rejected.						
7)	Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction and/o	or election requirement.					
Applicati	ion Papers						
9)[]	The specification is objected to by the Examine	er.					
•	The drawing(s) filed on is/are: a) acc		y the Examiner.				
,	Applicant may not request that any objection to the						
	Replacement drawing sheet(s) including the correct	tion is required if the drawing(s	) is objected to. See 37 CFR 1.121(d).				
11)	The oath or declaration is objected to by the Ex	xaminer. Note the attached	Office Action or form PTO-152.				
Priority u	under 35 U.S.C. § 119						
12)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. §	119(a)-(d) or (f).				
a)	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority document	ts have been received.					
	2. Certified copies of the priority document	ts have been received in Ap	plication No				
	3. Copies of the certified copies of the prior	rity documents have been r	eceived in this National Stage				
	application from the International Burea						
* 5	See the attached detailed Office action for a list	of the certified copies not re	eceived.				
			•				
Attachmen	• •	-					
	e of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948)		mmary (PTO-413) (Mail Date				
3) 🔯 Infor	mation Disclosure Statement(s) (PTO/SB/08)	5) Notice of Inf	ormal Patent Application				
Pape	r No(s)/Mail Date	6)	<u>.</u>				

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- Claims 1-10 are rejected under 35 U.S.C. 102(e) as being anticipated by Partos et al. (
   U.S. Patent Publication Number 2002/0023006).

Regarding claim 1, Partos et al. discloses a method for performing a service related to at least a data entity associated with commercial value, the method involving a first and a second user who, submitted to authorization, interact with at least a service manager over secure communication channels, comprising the steps of: the first user (2) directing a request for a specified service to a first service manager controlling operations involving said at least a data entity in a first user private domain, the request including an explanatory message for the second user and service parameters (which reads on paragraphs 0034-0035), the first service manager (4) determining, in dependence of the specified service and the service parameters, first and, at least partly, second said operations (which reads on paragraphs 0034-0035), the first service manager performing a signal exchange over a secure communications channel with a second service manager that controls said second operations in a second user private domain, the signal exchange at least comprising an identification of the at least partly determined second operation (which reads on paragraphs 0034-0035), the first service manager

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sending a message to the second user at least comprising the explanatory message, the second user (1), at receipt of said message, responding to the second service manager including at least a type of response and service parameters, whereupon the first and second service managers uniquely determine the second operation (which reads on paragraphs 0034-0035), and the first and second service managers controlling coordinated said operations in the first and second user domains, the operations comprising said first and second operations if the type of response indicates approval to the second operation and otherwise predetermined actions associated with said type of response (which reads on paragraphs 0034-0035).

Regarding claim 2, Partos et al. discloses a first and the second user subscribe to telecommunications services provided by respectively a first and a second public mobile phone operator wherein said service managers and private domains are located within the networks of respectively the first and the second operator (which reads on paragraphs 0034-0038).

Regarding claim 3, Partos et al. discloses a service request comprises a message according to a messaging standard supported by the operators wherein said message includes message type information indicating that the message is a service request, the messaging system of the first operator intercepting a message indicated to be a service request and forwarding it to the first service manager, and the first service manager in completion of said step of determining, forwarding the intercepted message at least including the explanatory message, to the second user (which reads on paragraphs 0034-0038).

**Regarding claim 4**, Partos et al. discloses a messaging system is an SMS-system (which reads on paragraphs 0034-0035).

Regarding claim 5, Partos et al. discloses a message type information comprises an

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address indicating an SMS server assigned to handle service requests (which reads on paragraphs 0034-0035).

**Regarding claim 6**, Partos et al. discloses a message type information comprises a protocol identifier, TP-PID, according to the GSM standard (which reads on paragraphs 0034-0035).

Regarding claim 7, Partos et al. discloses a service is a payment service, the first user is a vendor and the second user is a customer, wherein: prior to the step of directing a request the customer transfers to the vendor at least the identity of a customer mobile phone, said request is a request for payment and said service parameters include at least billing data, said message includes at least an amount payable, and the first operation comprises crediting the amount payable to the account of the vendor and the second operation comprises charging said amount to a specified account of the customer (which reads on paragraphs 0032-0035).

**Regarding claim 8**, Partos et al. discloses a amount payable is calculated in part in said signal exchange, between the first and the second service managers (which reads on paragraphs 0034-0035).

Regarding claim 9, Partos et al. discloses a service is a ticket service allowing a ticket holder secure access to specified services according to specified rights, said private domains are private ticket containers, said first operation comprises deletion of rights associated with a ticket and said second operation comprises creation of corresponding rights associated with a new or available ticket (which reads on paragraphs 0034-0035).

Regarding claim 10, Partos et al. discloses a telecommunications system comprising a plurality of interworking telecommunications networks at least one network including a service

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node for performing operations involving digital entities hosted in private end user domains and associated with commercial value, a network node for processing end user messages, comprising: means for intercepting a message for an indicated receiver in recognition of an indication of service request, means for determining, in dependence of a said service request, first and second said operations, means for data exchange with a similar network node for processing end user messages, means for modifying the intercepted message and retransmitting the modified message to the indicated receiver, means for transmitting, in response to receiving a confirmation message from said similar network node, said first and second operations to said at least a service node for execution of said first and second operation (which reads on paragraphs 0032-0038).

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Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Sheila B. Smith whose telephone number is (571)272-7847. The

examiner can normally be reached on Monday-Thursday 6:00 am - 3:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Joseph Feild can be reached on 571-272-4090. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

S.Smith

October 29, 2007

SUPERVISORY PATENT EXAMINER